PTO/SB/25 (07-09) Approved for use through 07/31/2012. OMB 0651-0031

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| NAL DISCLAIMER | TO OBVIATE A | PROVISIONAL | DOUBLE PATENTING |
|----------------|--------------|-------------|------------------|
| REJECTION OVE | R A PENDING | "REFERENCE" | APPLICATION |

DURE-303

| Filed: 31 March 2004 For: Non-Aqueous Single Phase Vehicles and Formulations Utilizing Such Vehicles The owner*, DURECT Corporation, of, of, of | | | | | |
|--|--|--|--|--|--|
| except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyon the expiration date of the full statutory term of any patent granted on pending reference Application Number 11/183,477 , fill on 18 July 2005 , as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The own hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any pater granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that wor extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that: any such patent: granted on the pending reference application: expires for failure to pay a maintenance fee, is held-unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaim in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any many terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. | | | | | |
| The owner*, DURECT Corporation, of | | | | | |
| The owner*, <u>DURECT Corporation</u> , of <u>100</u> percent interest in the instant application hereby disclaim except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyon the expiration date of the full statutory term of any patent granted on pending reference Application Number <u>11/183,477</u> , file on <u>18 July 2005</u> , as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The own hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any patent granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that wo extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application." in the event that: any such patent: granted on the pending reference application: expires for failure to pay a maintenance fee, is held-unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaim in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by any terminal disclaimer filed prior to its grant. | | | | | |
| except as provided below, the terminal part of the statutory term of any patent granted on the instant application which would extend beyon the expiration date of the full statutory term of any patent granted on pending reference Application Number 11/183,477 , fill on 18 July 2005 , as such term is defined in 35 U.S.C. 154 and 173, and as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application. The own hereby agrees that any patent so granted on the instant application shall be enforceable only for and during such period that it and any pater granted on the reference application are commonly owned. This agreement runs with any patent granted on the instant application and binding upon the grantee, its successors or assigns. In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that wor extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that: any such patent: granted on the pending reference application: expires for failure to pay a maintenance fee, is held-unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaim in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any many terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. | | | | | |
| extend to the expiration date of the full statutory term as defined in 35 U.S.C. 134 and 173 of any patent granted on said reference application, "as the term of any patent granted on said reference application may be shortened by any terminal disclaimer filed prior to the grant of any patent on the pending reference application," in the event that: any such patent: granted on the pending reference application: expires for failure to pay a maintenance fee, is held-unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed expires for failure to pay a maintenance fee, is held-unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaim in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any many terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant. | | | | | |
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| 1. For submissions on behalf of a business/organization (e.g., corporation, partnership, university, government agency, etc.), the undersigned is empowered to act on behalf of the business/organization. | | | | | |
| I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon. | | | | | |
| 2. The undersigned is an attorney or agent of record. Reg. No. 38,548 | | | | | |
| Signature Date | | | | | |
| Thomas P. McCracken | | | | | |
| Typed or printed name | | | | | |
| 408-777-4915 | | | | | |
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| Terminal disclaimer fee under 37 CFR 1.20(d) is included. | | | | | |
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| NE) | 7 | STAT | EMENT UNDER 37 (| CFR 3.73(b) | | | |
|------------------------|--|---|--|--|--|--|--|
| RADEMARK Applicant/Pat | tent Owne | er: DURECT Corporation | | | | | |
| · • | | 10/814,826 | File | ed/Issue Date: 31 March 2004 | | | |
| 1 | | ous Single Phase Vehicles a | | | | | |
| Nc | л-Aquec | rus omgle mase venicles a | ana i ormulations Ottili | | | | |
| DURECT Co | | on | , a corporation | No or comparation postporable university consequent | | | |
| (Name of Assign | nee) | | (Type of Assign | ee, e.g., corporation, partnership, university, government agency, etc. | | | |
| states that it | is: | | | | | | |
| 1. 🗙 tl | he assign | ee of the entire right, title, and i | interest in; | · · · · · · · · · · · · · · · · · · · | | | |
| 2. a | an assignee of less than the entire right, title, and interest in (The extent (by percentage) of its ownership interest is%); or | | | | | | |
| 3 th | he assign | ee of an undivided interest in the | he entirety of (a comple | ete assignment from one of the joint inventors was made) | | | |
| | | /patent identified above, by virte | | | | | |
| ti | the United | ment from the inventor(s) of the I States Patent and Trademark efore is attached. | e patent application/pat Office at Reel | rent identified above. The assignment was recorded in, Frame, or for which a | | | |
| OR | • • | | | and the second s | | | |
| B. 🔀 A | A chain of | | e patent application/pat | ent identified above, to the current assignee as follows: | | | |
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| As re | equired by | y 37 CFR 3.73(b)(1)(i), the doc y is being, submitted for record | cumentary evidence of lation pursuant to 37 CF | the chain of title from the original owner to the assignee was FR 3.11. | | | |
| [NOT acco | TE: A sep ordance w | parate copy (i.e., a true copy of ith 37 CFR Part 3, to record the | f the original assignmer e assignment in the rec | nt document(s)) must be submitted to Assignment Division in Fords of the USPTO. <u>See</u> MPEP 302.08] | | | |
| The unders | igned (wh | nose title is supplied below) is a | authorized to act on beh | | | | |
| (| ron | : 1/m (N | | 26 February 2010 | | | |
| E ig. | nature | V | | Date | | | |
| Thomas P. | . McCrac | ken | | VP & Chief Patent Counsel | | | |
| Prir | nted or Tv | /ped Name | | Title | | | |

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| 78 T | RADEN | MATT | | STATEMENT U | NDER 37 CFR 3.73(b) | |
|-------|----------|----------------------------|--|---|---|--|
| App | licant/ | Patent Own | er: DURECT Corpo | ration | | 10.11.0005 |
| App | licatio | n No./Paten | t No.: 11/183,477 | | Filed/Issue Date: | 18 July 2005 |
| Title | ed: | Non-Aque | ous Single Phase Ve | hicles and Formul | ations Utilizing Such V | ehicles |
| וטם | RECT | Corporation | on | | rporation | |
| (Nar | ne of As | signee) | | C | Type of Assignee, e.g., corporation | on, partnership, university, government agency, etc. |
| stat | es tha | t it is: | | | | |
| 1. | \times | the assign | ee of the entire right, t | itle, and interest in; | | - |
| 2. | | an assign | ee of less than the enti nt (by percentage) of it | re right, title, and into s ownership interest | erest in is%); or | |
| 3. | | the assign | ee of an undivided into | erest in the entirety o | f (a complete assignment | t from one of the joint inventors was made) |
| the | paten | t application | /patent identified abov | e, by virtue of either: | | |
| Α. | | the United | ment from the invento I States Patent and Tra efore is attached. | r(s) of the patent appademark Office at Re | lication/patent identified a eel, l | above. The assignment was recorded in Frame, or for which a |
| OR | | | | | | follows: |
| ₿. | X | A chain of | | | | above, to the current assignee as follows: |
| | | 1. From: | | | | Corporation |
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| | | Addition | al documents in the ch | ain of title are listed | on a supplemental sheet(| s). |
| | | | / 37 CFR 3.73(b)(1)(i) y is being, submitted fo | | | le from the original owner to the assignee was |
| | [N ac | IOTE: A sep coordance w | arate copy (<i>i.e.</i> , a true ith 37 CFR Part 3, to r | e copy of the original ecord the assignmen | assignment document(s t in the records of the US |)) must be submitted to Assignment Division ir PTO. <u>See</u> MPEP 302.08] |
| Th | e unde | esigned (wh | nose title is supplied be | elow) is authorized to | act on behalf of the assig | gnee. 26 February 2010 |
| | 5 | Signature | y | | | Date |
| Th | omas | P. McCrad | ken | | | VP & Chief Patent Counsel |
| 1 — | | Printed or Ty | ned Name | | | Title |

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